

## **REMARKS**

This Preliminary Amendment is in lieu of the Rule 116 Amendment filed October 7, 2004, and is submitted to distinguish the pending claims over the Pedrizetti, et al. reference cited in the Office Action mailed June 7, 2004. Claims 1, 10, 15, and 16 have been amended. Claims 1-16 are pending and under consideration.

### **Rejection Under 35 U.S.C. §102(e)**

In the Office Action mailed June 7, 2004, the Examiner rejected claims 1-16 under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,151,708 to Pedrizetti, et al. This rejection is respectfully traversed and reconsideration is requested.

Amended independent claim 1 is directed to a service processor control system and recites "the client receives the component information from the component information storage server, the component information including at least one text manual and a diagram of the product having a new design notice," in which "the client displays the text manual and the diagram in a human-readable manner on the browser." Independent claims 10 and 15 are amended to recite similar features, support for which is found in the originally filed specification at least at page 16, lines 1-12.

As an advantage, in a non-limiting example, component information such as drawing information, various EC sheet information and the like can be extracted through a browser. Therefore, delivery maintenance can be conducted and the latest component information can be easily obtained with less labor and lower costs compared to a conventional system in which component information is delivered and maintained by paper mediums and the like (see the specification at page 22, lines 13-25).

In contrast, Pedrizetti, et al. only discusses a system for sending a list of available software updates in compact form, but does not discuss or suggest at least "component information including at least one text manual and a diagram of the product having a new design notice," in which "the client displays the text manual and the diagram in a human-readable manner," as recited in amended independent claims 1, 10 and 15.

Accordingly, it is respectfully submitted amended independent claims 1, 10, and 15 and each of the claims depending therefrom patentably distinguish over Pedrizetti, et al.

## **Conclusion**

It is respectfully requested that this Preliminary Amendment be entered in the above-referenced application.

Serial No.: 09/697,183

If there are any additional fees associated with filing of this Preliminary Amendment,  
please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: December 6, 2004

By: David M. Pitcher  
David M. Pitcher  
Registration No. 25,908

1201 New York Ave, N.W., Suite 700  
Washington, D.C. 20005  
Telephone: (202) 434-1500  
Facsimile: (202) 434-1501